IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

HEADWATER RESEARCH LLC,	§
Plaintiff,	§ § §
v. T-MOBILE USA, INC. and SPRINT CORP.,	\$ CIVIL ACTION NO. 2:23-CV-379-JRG-RSP \$ (LEAD CASE)
Defendants.	§

REPORT AND RECOMMENDATION

Before the Court is the Motion for Summary Judgment of Non-Infringement of U.S. Patent No. 8,589,541, filed by Defendants T-Mobile USA, Inc. and Sprint Corp.. **Dkt. No. 174**.

A substantively identical motion was filed in a parallel litigation: *Headwater Research LLC* v. *Verizon Communications Inc.*, et al, 2:23-cv-00352-JRG-RSP. *See* Dkt. No. 177 in 2:23-cv-00352.

For the reasons discussed in the Court's ruling on the parallel motion (Dkt. No. 311 in 2:23-cv-00352), the instant Motion should also be **DENIED**.

A party's failure to file written objections to the findings, conclusions and recommendations within 14 days bars that party from *de novo* review by the District Judge of those findings, conclusions, and recommendations and, except on grounds of plain error, from appellate review of unobjected-to factual findings and legal conclusions accepted and adopted by the district court. FED. R. CIV. P. 72(b)(2); *see also Douglass v. United Servs. Auto. Ass'n*, 79 F.3d 1415, 1428–29 (5th Cir. 1996) (*en banc*). Any objection to this Report and Recommendation must be

filed in ECF under the event "Objection to Report and Recommendation [cv, respoth]" or it may not be considered by the District Judge.

SIGNED this 24th day of June, 2025.

RÔY S. PAYNE

UNITED STATES MAGISTRATE JUDGE